

WATS CALL FORM

CALL BACK REQUESTED _____

COUNCIL # 198

PHONE NO: _____

CALLER: LARRY OTTO

POSITION: _____

TYPE OF PROBLEM

REGISTRATION _____

VETERANS _____

EXPLORING _____

SCOUTING _____

BOYS' LIFE _____

UNIT #

DIST. #

EXP. DATE

TRANSMITTAL #

FILM #

MARK KIEFFER

CONVICTED CHILD MOLESTER

WANTS TO GO ON PARENT'S DAY
TO COUNCIL ACTIVITY.

I SAID OK TO GO AS
PARENT ONLY - NO LEADERSHIP
OF ANY KIND

NAME Parent

DATE 6-7-88

TIME _____

R/S-433

3/13/86-clf-567r

CONF023428

September 2, 1967

Mr. Lawrence L. Otto
Scout Executive
Joliet Council, No. 198

PERSONAL AND CONFIDENTIAL

SUBJECT: Mark W. Kieffer

Dear Larry:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Confidential File.

Sincerely,

Paul Ernst, Director
Registration Service

PS/eak

cc: North Central Region

READY TO FILE
SEP 13 1967
FBI - JOLIE

CONF023429



SCOUTING/USA

A program for Cub Scouts, Boy Scouts, and Explorers

National Office
BOY SCOUTS OF AMERICA

1325 Walnut Hill Lane, Irving, Texas 75038-3096
Telephone: 214-580-2000

*Paul - See Attached
Larry Otto*

July 27, 1987

Mr. Lawrence L. Otto
Scout Executive
Quivera Council, No. 198

PERSONAL & CONFIDENTIAL

SUBJECT: Mark W. Kieffer

Dear Larry:

Earlier this year, we received information from you concerning the above-named individual. It was indicated that he had been arrested for child abuse related to sexual relations with [REDACTED]

We would like to know the outcome of the legal action so that we may place this in our file. This will give us the substantiation we need for refusal of registration wherever it might originate.

Thank you for help in protecting the youth of America.

Sincerely,

Paul Ernst, Director
Registration & Subscription Service

PE/cre

cc: North Central Region

CONF023430

acf
JANICE E. FITCH
Assistant District Attorney
Sedgwick County Courthouse
Wichita, Kansas 67203
268-7281

FILED
JUL 1 1987
CLERK OF DISTRICT COURT
WICHITA, KANSAS
[Signature]

cc PA
cc atty
cc State
cc Con Corr
cc Shf
- 16-87
[Signature]

IN THE EIGHTEENTH JUDICIAL DISTRICT
DISTRICT COURT, SEDGWICK COUNTY, KANSAS
CRIMINAL DEPARTMENT

| | | |
|----------------------|---|-------------------|
| THE STATE OF KANSAS, |) | |
| |) | |
| vs. |) | Case No. 86CR1846 |
| |) | |
| MARK W. KIEFFER, |) | |
| |) | Division No. 9 |
| |) | |

JOURNAL ENTRY OF JUDGMENT

On this 19th day of May, 1987, this case comes on for plea before The Honorable Paul W. Clark, Judge of the District Court, after previously being bound over for trial before The Honorable Paul W. Clark, Judge of the District Court; the Court having been advised of the dismissal of Count Eight, Count Nine, Count Ten, Count Eleven and Count Twelve herein of the Information, the charges being Aggravated Criminal Sodomy, Count Eight, Count Nine, Count Ten and Count Eleven, all Class B Felonies, all contrary to K.S.A. 21-3506(c)(1), and Aggravated Assault, Count Twelve, a Class D Felony, contrary to K.S.A. 21-3410. The State of Kansas appears by its attorney, Janice E. Fitch, Assistant District Attorney. The defendant appears in person and by his attorney, Orval Fisher.

Thereupon, the State makes oral application to the Court to dismiss Count One, Count Two, Count Three, Count Four and Count Seven herein of the Information, the charges all being Aggravated Incest, all contrary to K.S.A. 21-3603(2)(a), which motion was by the Court sustained.

The defendant having heretofore been served a copy of the Information and having waived arraignment, further waives a jury trial on the Information as orally amended charging him with Aggravated Incest, Count Five and Count Six, both contrary to K.S.A. 21-3603(2)(a); is

5

informed by the Court of the consequences of a plea of guilty and of the maximum penalty provided by law.

The defendant then enters a plea of guilty of Aggravated Incest, Count Five and Count Six.

The Court, after determining that the plea was voluntarily made with an understanding of the nature of the charge and the consequences of the plea, and that there is a factual basis for the plea, adjudges the defendant guilty of Aggravated Incest, Count Five and Count Six; the Court orders a Pre-Sentence Investigation, and continues this case for sentencing.

Thereafter, on the 14th day of July, 1987, the State of Kansas appears by its attorney, Janice E. Fitch, Assistant District Attorney. The defendant appears in person and by his attorney, Orval Fisher.

The Court inquires of the defendant if he has any legal cause to show why judgment of sentence should not be pronounced against him; the defendant failing to show any such cause and none appearing, there being none, the Court then proceeds to suspend imposition of sentence pursuant to K.S.A. 21-4603, for a period of five (5) years.

THE COURT ORDERS the defendant to serve 120 days in the Sedgwick County Jail; the defendant is ordered to surrender himself to the custody of the Sheriff on the 15th day of July, 1987 at 5:00 p.m., to be placed in the Sedgwick County Jail, not the Work Release Center, under the following terms and conditions:

a) That the defendant shall be released on bond to go to and from work; to Court ordered counseling and treatment and to visit his son, Brandon.

THE COURT FURTHER ORDERS that at the completion of the 120 days served in the Sedgwick County Jail, the defendant shall be released to the Sedgwick County Community Corrections Program and shall abide by all rules, regulations and requirements of said program, plus the following additional conditions:

a) That the defendant shall obey the laws of the United States, the State of Kansas and any other jurisdiction to whose laws he may be subject;

b) That the defendant shall report to this Court as directed by the Court Services Officer;

c) That the defendant shall remain within the area of the State of Kansas unless permission to leave is first obtained from the Court;

d) That the defendant shall notify the Court Services Officer within twenty-four (24) hours before any change of address or after any change in employment status;

e) That the defendant shall pay the costs of this action, within twelve (12) months, to the Clerk of this Court, including witness fees and miscellaneous expenses;

f) That the defendant shall remain in mental health and alcohol counseling that he is currently receiving for the entire five (5) years of probation;

g) That the defendant shall continue to pay family support of \$500.00 per month and the bills that he is currently paying;


h) That the defendant shall pay for counseling for the two (2) victims in this case;

i) That the defendant shall not possess nor consume any type of alcohol or drugs without a legal prescription from a physician;

j) That the defendant shall submit to random tests at any time requested by the Court Services Officer.


THE COURT FURTHER ADVISES the defendant that visitation of the two (2) victims in this case must be coordinated through professional counselors.

IT IS SO ORDERED.



PAUL W. CLARK, JUDGE

APPROVED BY:



JANICE E. FITCH
Assistant District Attorney

ORVAL FISHER
Attorney for Defendant

July 27, 1987

Mr. Lawrence L. Otto
Scout Executive
Quivera Council, No. 198

PERSONAL & CONFIDENTIAL

SUBJECT: Mark W. Kieffer

Dear Larry:

Earlier this year, we received information from you concerning the above-named individual. It was indicated that he had been arrested for child abuse related to sexual relations with [REDACTED].

We would like to know the outcome of the legal action so that we may place this in our file. This will give us the substantiation we need for refusal of registration wherever it might originate.

Thank you for help in protection the youth of America.

Sincerely,

Paul Ernst, Director
Registration & Subscription Service

PE/cre

cc: North Central Region

READY TO FILE
JUL 24 1987
ERIN ORILEY

CONF023434

January 5, 1987

Mr. Lawrence L. Otto
Scout Executive
Quivira Council, No. 198

PERSONAL & CONFIDENTIAL

SUBJECT: Mark W. Kieffer

Dear Larry:

Thank you for the information which you sent us concerning the above-named individual. This will be most helpful to us and enable us to refuse registration should an attempt be made at some later time.

I would like the outcome of any legal action which takes place so that we will have further substantiation of our registration refusal. In the meantime, we thank you for the Confidential Record Sheet and the other court records which you sent. These are most helpful to our file.

Let us know if we may be of help to you in any way.

Sincerely,

Paul Ernst, Director
Registration, Subscription &
Statistical Service

eak

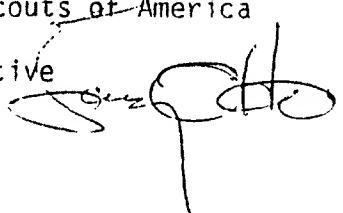
cc: North Central Region

READY FOR FILE
JAN 6 1987
SHIRLEY MEYER

CONF023435

5 SP
102

MEMO TO: Director - Paul Ernst
Registration, Subscription & Statistical Service
National Council, Boy Scouts of America

FROM: Larry Otto, Scout Executive
Quivira Council #198 

DATE: December 18, 1986

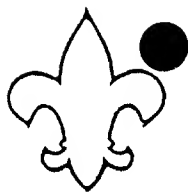
RE: Mr. Mark Kieffer

District Executive Steve Smith was phoned by [REDACTED] on December 8, 1986 and was advised that [REDACTED] Mark Kieffer had been arrested for child abuse [REDACTED].

Mr. Kieffer is registered as Assistant Scoutmaster of Troop 893, sponsored by Haysville United Methodist Church and MC of Pack 893 with the same sponsor. He had applied to be a unit commissioner.

[REDACTED] had taken upon herself to advise the unit leadership of the situation. According to [REDACTED], on December 18, 1986 Mr. Kieffer was directed by Judge Buchanan to be under court restriction and to undergo therapy.

We have directed the original of the enclosed letter to Mr. Kieffer and are enclosing a copy of the original complaint filed by [REDACTED] with the court.



198

Boy Scouts of America / Quivira Council

1555 East Second / Wichita / Kansas 67214 / 316 - 264-3386

December 18, 1986

Mr. Mark W. Kieffer

[REDACTED]
Haysville, KS 67060

Dear Mr. Kieffer:

After careful review, we have decided that your registration with the Boy Scouts of America should be suspended. We are therefore compelled to request that you sever any relations that you may have with the Boy Scouts of America.

You should understand that BSA leadership registration is a privilege and is not automatically granted to everyone who applies. We reserve the right to suspend registration whenever there is a concern that an individual may not measure up to the high standards of leadership which the BSA seeks to provide for American youth. Please also understand that this decision and the reasons for it will be maintained as confidential.

If you wish to have this decision reviewed, please write to me, explaining your version of the facts supporting your claim that your registration as a BSA leader should be granted or reinstated.

Sincerely yours,

James R. Grier, III
President

F. STARON

DEC 22 1986

Council No. 198 Serving Youth in:

Allen/Butler/Chase/Chautauqua/Cowley/Elk/Greenwood/Harper/Harvey/Kingman/Labette/
Marion/McPherson/Montgomery/Neosho/Sedgwick/Sumner/Wilson/and Woodson Counties.

CONF023437

IN THE EIGHTEENTH JUDICIAL DISTRICT
DISTRICT COURT, SEDGWICK COUNTY, KANSAS
CRIMINAL DEPARTMENT

THE STATE OF KANSAS

Plaintiff,

vs.

MARK W. KIEFFER
W/M, DOB: 11-26-52

Defendant.

Case No. *270*

86CR1846

COMPLAINT/INFORMATION

36CR1846
COUNT ONE

COMES NOW JANICE E. FITCH, a duly appointed, qualified
and acting Assistant District Attorney of the 18th Judicial District of the State of Kansas, and for and on
behalf of said State gives the court to understand and be informed that in the County of Sedgwick, and State
of Kansas, and between the 1st day of September A.D., 1986,
and the 30th day of September, 1986, one
MARK W. KIEFFER

did then and there unlawfully, willfully, engage in sexual intercourse with a person
who is under eighteen (18) years of age, to-wit: [REDACTED]
[REDACTED], who is known to MARK W. KIEFFER [REDACTED]
[REDACTED];

COUNT TWO

And between the 1st day of September, 1986, and the 30th day of September,
1986, one MARK W. KIEFFER did then and there unlawfully, willfully, engage
in sodomy, to-wit: oral copulation with a person who is under eighteen (18)
years of age, to-wit: [REDACTED], who
is known to MARK W. KIEFFER [REDACTED]

Contrary to K.S.A. 21-3603 (2)(a) (Aggravated Incest, Class D Felony, Count
One & Count Two)

COUNT THREE

And between October 1, 1986 and October 31, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully engage in sexual intercourse with a person who is under eighteen (18) years of age, to-wit: [REDACTED] who is known to MARK W. KIEFFER [REDACTED]

COUNT FOUR

And between October 1, 1986 and October 31, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully engage in sodomy, to-wit: oral copulation with a person who is under eighteen (18) years of age, to-wit: [REDACTED] [REDACTED] who is known to MARK W. KIEFFER [REDACTED]

COUNT FIVE

And between November 1, 1986 and November 30, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully engage in sexual intercourse with a person who is under eighteen (18) years of age, to-wit: [REDACTED] who is known to MARK W. KIEFFER [REDACTED]

COUNT SIX

And between November 1, 1986 and November 30, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully engage in sodomy, to-wit: oral copulation with a person who is under eighteen (18) years of age, to-wit: [REDACTED] [REDACTED] who is known to MARK W. KIEFFER [REDACTED]

COUNT SEVEN

And on or about December 2, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully engage in sodomy, to-wit: oral copulation with a person who is under eighteen (18) years of age, to-wit: [REDACTED] who is known to MARK W. KIEFFER [REDACTED]

Contrary to K.S.A. 21-3603(2)(a) (Aggravated Incest, Class D Felony, Count Three, Count Four, Count Five, Count Six and Count Seven)

COUNT EIGHT

And between the 1st day of January, 1986, and the 31st day of January, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully, engage in oral copulation with [REDACTED] without the consent of the said [REDACTED] when the said [REDACTED] was overcome by force or fear;

COUNT NINE

And between the 1st day of June, 1986, and the 30th day of June, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully, engage in oral copulation with [REDACTED] without the consent of the said [REDACTED] when the said [REDACTED] was overcome by force or fear;

COUNT TEN

And between the 1st day of November, 1986, and the 21st day of November, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully, engage in oral copulation with [REDACTED] without the consent of the said [REDACTED] when the said [REDACTED] was overcome by force of fear;

COUNT ELEVEN

And on or about the 22nd day of November, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully, engage in oral copulation with [REDACTED] without the consent of the said [REDACTED] when the said [REDACTED] was overcome by force or fear;

COUNT TWELVE

And between the 1st day of May, 1986, and the 31st day of May, 1986, one MARK W. KIEFFER did then and there unlawfully, willfully, assault and strike at another, to-wit: [REDACTED] with a deadly weapon, to-wit: a shotgun;

Contrary to K.S.A. 21-3506(c)(1) (Aggravated Criminal Sodomy, Class B Felony, Count Eight, Count Nine, Count Ten, Count Eleven)

Contrary to K.S.A. 21-3410 (Aggravated Assault, Class D Felony, Count Twelve)

all of the said acts then and there committed being contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Kansas.

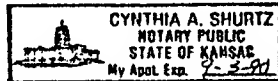
Janice E. Fitch
JANICE E. FITCH
Assistant District Attorney

STATE OF KANSAS, SEDGWICK COUNTY, ss:

BRUCE POWERS, being first duly sworn, states that I have read the above and foregoing Complaint/Information and know the contents thereof, and that the same is true in substance and in fact.

Bruce Powers
BRUCE POWERS
Complaining Witness

SUBSCRIBED and SWORN to before me this 4th day of December, 1986



Cynthia A. Shurtz
Notary Public

STATE OF KANSAS, SEDGWICK COUNTY, ss:

JANICE E. FITCH, Assistant District Attorney for the 18th Judicial District of Kansas, within and for said State, being first duly sworn states that I have read the above and foregoing Complaint/Information and know the contents thereof, and that the same is true in substance and in fact to my best information and belief.

Janice E. Fitch
JANICE E. FITCH
Assistant District Attorney

SUBSCRIBED and SWORN to before me this 4/12 day of December, 1986



Martin D. [Signature]
JUDGE OF THE DISTRICT COURT

State's Witnesses: CW: BRUCE POWERS, Haysville P.D.

[Redacted]
Dr. R.M. Statts, MD. Wesley Medical Center,
Jeanne Reel, R.N. Wesley Medical Center, Wesley Med. Records, DECUS TECUM;

[Redacted]
Officer ME. Anthis, Haysville P.D. 524-4243;
Sgt. Bruce Powers, Haysville P.D.
Sgt. John Coleman, Haysville P.D.
Cammy Holler, E.M.C.U., 1001 S. Minnesota, 268-7094;
[Redacted]